



PATENT COOPERATION TREATY

PCT

REC'D	1.6	DEC	2004
WIPO			PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference IC-20131-PCT	FOR FURTHER ACTION SeeNotificationofTransmittalofInternationalPreliminary Examination Report (Form PCT/IPEA/416)			
nternational application No. PCT/KR2003/001596	International filing date(day/mo) 08 AUGUST 2003 (08.08		Priority date (day/month/year) 10 AUGUST 2002 (10.08.2002)	
IPC7 F16L 37/12				
pplicant EONG, Chang-Log		•		
This international preliminary e and is transmitted to the applicar	xamination report has been prepart according to Article 36.	ared by this International Preliminary	Examining Authority	
This report is also accompamended and are the basis	panied by ANNEXES, i.e., sheets for this report and/or sheets conthe Administrative Instructions un	of the description, claims and/or draw taining rectifications made before th	rings which have been is Authority (see Rule	
These annexes consist of a tota	l ofsheets.			
IV Lack of unity of in V Reasoned statemer citations and explain VI Certain document VII Certain defects in	t of opinion with regard to novelt nvention ent under Article 35(2) with regar anations supporting such statemer			
Date of submission of the demand	Dat	e of completion of this report		
09 MARCH 2004	(09.03.2004)	26 NOVEMBER 2004 (26.11.2	2004)	
Name and mailing address of the IPE Korean Intellectual Prop 920 Dunsan-dong, Seo-g Republic of Korea Faccinila No. 82-42-472-7140	erty Office gu, Daejeon 302-701,	thorized officer YOON, Song Hoon Jephone No. 82-42-481-5415		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

PCT/KR2003/001596

I.	Basi	I. Basis of the report				
1.	With	regard to the elements of the international application:*				
	X	the international application as originally filed				
		the description:	*.*. ** ** ** 1			
		pages	, as originally filed , filed with the demand			
		pages, filed with the letter of	, med will die delitate			
	Ш	pages	, as originally filed			
		pages, as amended (together with any	statment) under Article 19			
		pages	, filed with the demand			
	_					
	لــا	the drawings: pages	, as originally filed			
		pages	, filed with the demand			
		pages filed with the letter of				
		the sequence listing part of the description:				
		pages	, as originally filed			
		pages filed with the letter of	, med with the deligate			
	•	P-8				
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language English which is					
		the language of a translation furnished for the purposes of international search (under Rule 23)				
	모	the language of publication of the international application (under Rule 48.3(b)).	·•(~//,			
	X	the language of the translation furnished for the purposes of international preliminary exami	ination(under Rules 55.2 and/			
		or 55.3).	manon and raises 55.2 and			
3	3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: contained inthe international application in written form.					
		filed together with the international application in computer readable form.				
	〒	furnished subsequently to this Authority in written form.				
	F	furnished subsequently to this Authority in computer readable form				
		The statement that the subsequently furnished written sequence listing does not go be international applicationas as filed has been furinshed.	eyond the disc losure in the			
	_	The statement that the information recorded in computer readable form is identical to the	written sequence listing has			
	L_	been furnished.	- -			
		The state of the s				
4.	· L	The amendments have resulted in the cancellation of:				
		the description, pages				
		the claims, Nos.				
		the drawings, sheets				
5.		This report has been established as if (some of) the amendments had not been made, since go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	e they have been considered to			
*	in	placement sheets which have been furnished to the receiving Office in response to an invitation u his opinion as "originally filed." and are not annexed to this report since they do not contain I 70.17).	nder Article 14 are referred to a amendments (Rules 70.16			
	** An	y replacement sheet containing such amendments must be referred to under item I and annexed	to this report.			

INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No.

PCT/KR2003/001596

		
V Keasoned s	atement under Article 35(2) with regard to novelty, inventive step or inc	•
	rement under Article 35(2) with regard to novelty. Inventive sten or inc	lustrial annlicability
-:4-42	, and the state of	astrial applicability,
citations a	d explanations supporting such statement	
	F supporting such statement	

1.	Statement			
	Novelty (N)	Claims Claims	1-6	YES
	Inventive step (IS)	Claims Claims	1-6	NO
	Industrial applicability (IA)	Claims Claims	1-6	

2. Citations and explanations (Rule 70.7)

D1: JP 2000-310372 A (NIPPON KOKAN PIPE FITTINGS MFG CO. LTD) 07 November 2000

D2: JP 2001-146991 A (HIGASHIO MECH CO. LTD, INOUE SUDARE KK) 29 May 2001

D3: JP 2002-174383 A (NIPPON KOKAN PIPE FITTINGS MFG CO. LTD) 21 June 2002

1. Novelty

Claim 1 of the present invention relates to a pipe fitter clamp fixedly installed between a female bracket and a male

The pipe fitter clamp of claim 1 comprised of a ring shape body having at least one allowance slit; at least one allowance slit extension portion protruding from the body to have an extended allowance slit.

D1-D3 relate to a pipe fitter clamp installed between a female bracket and a male bracket. The pipe fitter clamp of D1-D2 include a ring shape body having allowance slit, and the pipe fitter clamp of D3 includes a ring shape body having protrusions.

However, D1-D3 differ from the present invention since D1-D3 do not have allowance slit extension portions and extended allowance slits.

Therefore, the subject matter of the claim 1 of the present invention is considered new under PCT Article 33(2). As dependent claims, the subject matter of the claims 2-6 is considered new as well under PCT Article 33(2).

2. Inventive Step

As it is mentioned above, the technical features of the present invention, "the allowance slit extension portion and extended allowance slit" are not found in D1 and D2.

As the extended allowance slits provide sufficient elasticity, the number of the allowance slit can be reduced so that the contact area of a pipe is increased. Thus the pipe fitter clamp having extended allowance slits provides stability and a firm holding force.

A person skilled in the art would not be led from D1-D3 each of in combination of D1-D3 toward the same composition as the invention defined by claims 1.

Therefore, the subject matter of claims 1-6 is considered to involve an inventive step under PCT Article 33(3).

3. Industrial Applicability

The present invention can be used in the pipe joint industry for providing a pipe fitter clamp that have a more firm holding force.

Therefore, the subject matter of claims 1-6 is considered to be industrially applicable under PCT Article 33(4).